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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/651,449	08/29/2003	Yunbiao Wang	16869B-077200US	8740	
20350 7:	590 10/04/2006		EXAM	EXAMINER	
TOWNSEND AND TOWNSEND AND CREW, LLP			ODOM, C	ODOM, CURTIS B	
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			DATE MAIL ED: 10/04/200	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

			1:-3
	Application No.	Applicant(s)	
	10/651,449	WANG, YUNBIAO	
Office Action Summary	Examiner	Art Unit	
	Curtis B. Odom	2611	
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet w	ith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory peri - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the ma earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI 1.136(a). In no event, however, may a od will apply and will expire SIX (6) MOI tute, cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 29	August 2003.		
2a) ☐ This action is FINAL . 2b) ☑ T	his action is non-final.		
3) Since this application is in condition for allow	·		
closed in accordance with the practice unde	er Ex parte Quayle, 1935 C.E). 11, 453 O.G. 213.	
Disposition of Claims			
4) ⊠ Claim(s) 1-14 is/are pending in the application 4a) Of the above claim(s) is/are withd 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-14 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and	rawn from consideration.	•	
Application Papers			
9) The specification is objected to by the Examination The drawing(s) filed on 29 August 2003 is/ar Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction The oath or declaration is objected to by the	e: a) accepted or b) of the drawing (s) be held in abeyatection is required if the drawing	nce. See 37 CFR 1.85(a). i(s) is objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for forei a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the p application from the International Bure * See the attached detailed Office action for a l	ents have been received. ents have been received in Arriority documents have beer eau (PCT Rule 17.2(a)).	Application No received in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)		Summary (PTO-413) s)/Mail Date	
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date		Informal Patent Application	

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DETAILED ACTION

Claim Objections

- 1. Claim 6 is objected to because of the following informalities: In line 13, the phrase "if the threshold value exceeds a value based on the side lobes," is suggested to be changed to "if a value based on the side lobes exceeds the threshold value". The instant specification discloses comparing the threshold value to peak values in the correlation signal, and if the peak values exceed the threshold, then subtracting a template signal, etc. (see page 6, section 24).
- 2. Claims 11 and 12 are objected to because of the following informalities:
- a. In claims 11 and 12, it is suggested to define which means the claim limitations "the means" or "the recited means" is referring in claims 11 and 12 (means for receiving, means for correlating, etc.) Appropriate correction is required.

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claims 1-5 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 1 recites the limitation "wherein a plurality of peak values are accumulated" in line 16, but does not define how the plurality of peak values are accumulated. It

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is the understanding of the examiner based on the instant specification, the plurality of peak values are accumulated by the repetition of steps (c)-(g) recited in the claim. Thus, how the plurality of first peak values are accumulated is suggested to be defined by linking this relationship within the claim.

- 5. Claims 6-9 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 6 recites the limitation "wherein a plurality of time values are produced" in line 17, but does not disclose how the plurality of time values are produced. It is the understanding of the examiner based on the instant specification, the plurality of time values are produced by the repetition of steps (c)-(g) recited in the claim. Thus, how the plurality of time values are produced is suggested to be defined by linking this relationship within the claim.
- 6. Claims 10-14 recite the limitation "means for repeating the process using the new correlated signal, if a comparison of the threshold value with the correlated signal produces a first comparison result, thereby accumulating a plurality of peak values" in claim 10. There is insufficient antecedent basis for this limitation in the claim. There is no limitation within the claim defining "the process" which is repeated to accumulate a plurality of peak values. Thus, there is insufficient antecedent basis for "repeating the process...thereby accumulating a plurality of peak values".

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7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all

obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the

manner in which the invention was made.

8. Claims 1, 3, and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rick et

al. (US 2003/0081662) in view of Glazko et al. (US 2004/0161022).

Regarding claim 1, Rick et al. discloses a method of detecting peaks in a multipath

channel through correlation (see section 0059) comprising:

receiving (see Fig. 2B) a transmitted pilot signal (section 0043) as a received signal, the

transmitted pilot signal formed by correlating (modulating) a pilot information signal with PN

sequence as discloses in section 0043;

correlating (Fig. 2B, blocks 202) the representation of pilot signal with the PN sequence

to produce a correlated (evaluation) signal (see sections 0063-0064) representing a correlation

value between the signal and the PN code sequence, wherein the correlation signal comprises a

plurality of peak values as shown in Fig. 3A and 3B;

identifying (Fig. 2B, block 204) a first peak value in the correlated signal (see sections

0061 and 0066);

determining a position in the correlation signal of the first peak value using a time value

represented by the chip time offset (see section 0071) wherein the chip time offset is

representative of the position of the peak value in the correlated signal;

determining a threshold value (see section 0073) based on the energy of the peaks or the

pulses of correlated signal determined by the correlation function;

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comparing the threshold value (section 0072) with the first peak value to produce a comparison result, wherein based on the comparison result, determining whether to:

produce a new correlated signal based on first correlated signal by again performing correlation on signals (see section 102) in the "deep" group for which a first correlation result does not produce a peak exceeding a first threshold (T1h) as described in section 0098, but produces a peak exceeding a second threshold (T1n) as described in section 0099; and

repeat the detection of a peak using the new correlated signal (see section 0102-0104), if the energy of the first main correlated signal peak during the first correlation does not exceed a threshold value (T1h) as described in section 0098, which accumulates a plurality of first peak values by recording the positions of the strongest peak from the first (old) correlation and the strongest peak from the second (new) correlation (see section 0110).

Rick et al. does not disclose a position of an impulse response corresponds to the first peak value whose associated time is the earliest.

However, Rick et al. further discloses the earliest peak in the correlation represents a time of arrival of the received signal (see sections 0006 and 0115). Glazko et al. further discloses providing a correlation of the received signal using a matched filter (see section 0028) and detecting peaks from the correlation corresponding to the time of arrival of a received signal (see section 0030). Rick et al. further discloses the earliest arriving largest peak represents the start of the channel impulse response. Rick et al. also discloses the time of arrival of the signal corresponds to the start of the channel impulse response (see section 0012). Therefore, it would have been obvious to one skilled in the art at the time the invention was made to detect the start of the channel impulse response based on the time of arrival in Rick et al. as disclosed by Glazko

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et al. since Glazko et al. states the impulse response can be used to maximize the signal-to-noise ratio of a decision variable of the received signal (see section 0030).

Regarding claim 3, Rick et al. further discloses the threshold can be based on a sidelobe value of the correlation to limitate the false alarm probability (see section 0073).

Regarding claim 5, Rick et al. further discloses the method of claim 1 configured on a data processing unit such as a DSP (see sections 0068 and 0138) stored on a memory such as a processor readable medium and provided as computer program code segments (instructions) for a processor or computer (see section 0138).

9. Claims 10-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rick et al. (US 2003/0081662) in view of Motoyoshi et al. (US 2004/0156426).

Regarding claim 10, Rick et al. discloses a signal detection processor (Fig. 2B) comprising:

means (see Fig. 2B) for receiving a sampled digital pilot signal (see sections 0053-0054), the digital signal representative of a transmitted pilot signal, the transmitted pilot signal formed by correlating (modulating) a pilot information signal with PN sequence as discloses in section 0043;

means for correlating (Fig. 2B, blocks 202) the digital pilot signal with the PN sequence to produce a correlated signal (see sections 0063-0064) representing a correlation value between the signal and the PN code sequence;

means (Fig. 2B, block 204) for detecting a peak value in the correlated signal (see section 0066) including associating a time value represented by the chip time offset (see section 0071)

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wherein the chip time offset is representative of the position of the peak value in the correlated signal;

means for determining a threshold value (see section 0073) based on the energy of the peaks or the pulses of correlated signal determined by the correlation function;

means for producing a new correlated signal by again performing correlation on signals (see section 102) in the "deep" group for which a first correlation result does not produce a peak exceeding a first threshold (T1h) as described in section 0098, but produces a peak exceeding a second threshold (T1n) as described in section 0099; and

means for repeating the detection of a peak using the new correlated signal (see section 0102-0104), if the energy of the first main correlated signal peak during the first correlation does not exceed a threshold value (T1h) as described in section 0098, which accumulates a plurality of peak values by recording the positions of the strongest peak from the first (old) correlation and the strongest peak from the second (new) correlation (see section 0110).

Rick et al. does not specifically disclose producing a new correlated signal from the correlated signal.

However, Motoyoshi et al. discloses detecting a maximum (peak) of a correlation waveform (section 0039). Motoyoshi et al. further discloses producing a new correlation signal from the correlated signal by eliminating an autocorrelation waveform from the correlation signal (see section 0042). The maximum (peak) of the correlation (integration) values are then detected as a synchronization point. Therefore, it would have been obvious to one skilled in the art at the time the invention was made to modify the signal detection of Rick et al. with the removal of the autocorrelation waveform as disclosed by Motoyoshi et al. to produce a new

correlation signal since Motoyoshi et al. states the autocorrelation waveform located in the sidelobes of the correlation signal can deteriorate detection of a maximum correlation (synchronization) point of the received signal (see section 0009).

Regarding claim 11, Rick et al. further discloses the means of claim 10 can provided as computer program code (instructions) for a computer (see section 0138).

Regarding claim 12, Rick et al. further discloses the means of claim 10 can be performed on a data processing unit such as a DSP (see sections 0068 and 0138).

Regarding claim 13, Rick et al. further discloses the threshold can be based on a sidelobe of the correlation to limitate the false alarm probability (see section 0073).

Regarding claim 14, Motoyoshi et al. further discloses generating an autocorrelation replica signal (template signal) and using (subtracting) this signal to eliminate the autocorrelation waveform from the correlation signals (see section 0042 and 0052). Therefore, it would have been obvious to include this feature since Motoyoshi et al. states the autocorrelation waveform located in the sidelobes of the correlation signal can deteriorate detection of a maximum correlation (synchronization) point of the received signal (see section 0009).

10. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Rick et al. (US 2003/0081662) in view of Glazko et al. (US 2004/0161022) as applied to claim 1, and in further view of Motoyoshi et al. (US 2004/0156426).

Regarding claim 2, Rick et al. and Glazko et al. do not disclose producing a new correlated signal from the correlated signal comprises subtracting a template signal from the correlation signal.

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However, Motoyoshi et al. discloses detecting a maximum (peak) of a correlation waveform (section 0039). Motoyoshi et al. further discloses producing a new correlation signal from the correlated signal by eliminating an autocorrelation waveform from the correlation signal (see section 0042). Motoyoshi et al. discloses generating an autocorrelation replica signal (template signal) and using (subtracting) this signal to eliminate the autocorrelation waveform from the correlation signals (see section 0042 and 0052). Therefore, it would have been obvious to include this feature in the method of Rick et al. and Glazko et al. since Motoyoshi et al. states the autocorrelation waveform located in the sidelobes of the correlation signal can deteriorate detection of a maximum correlation (synchronization) point of the received signal (see section 0009).

11. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Rick et al. (US 2003/0081662) in view of Glazko et al. (US 2004/0161022) as applied to claim 1, and in further view of Ertel et al. (U. S. Patent No. 5, 149, 980).

Regarding claim 4, Rick et al. discloses the threshold may be based on a combination of energy of the first and second peaks of the correlation signal (see section 0073), however, Rick et al. and Glazko et al. do not disclose the threshold value is based a ratio between the first correlation peak value and other peak values of the correlation signal.

However, Ertel et al. discloses using a minimum correlation threshold (see column 7, lines 50-63) to detect a correlation peak (match) wherein the threshold is set to a ratio between an initial correlation peak C(K) and a subsequent correlation peak C_p. Therefore, it would have been obvious to one skilled in the art to modify the threshold of Rick et al. and Glazko et al. to

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use a minimum threshold as taught by Ertel et al. since Ertel et al. states this minimum threshold provides a criteria to ensure the correlation match (peak) is valid (see column 7, lines 50-63).

Conclusion

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Curtis B. Odom whose telephone number is 571-272-3046. The examiner can normally be reached on Monday- Friday, 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jay Patel can be reached on 571-272-2988. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Curtis Odom

September 27, 2006

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